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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. UTXC: 504 Μ TORMO 10/04/96 08/726,211 EXAMINER SCHWARTZMAN, R MARK B WILSON ART UNIT PAPER NUMBER ARNOLD WHITE & DURKEE P 0 BOX 4433 1636 HOUSTON TX 77210-4433

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

10/05/99

Advisory Action

Application No. 08/726,211 Applica...(s)

Tormo et al.

Examiner

Robert Schwartzman

Group Art Unit 1636



THE	E PERI	IOD FOR RESPONS	SE: [check only a) or b)]		
	a) 🗌	expires	_ months from the mailing date of the	final rejection.	
ı	ь) 🔀	expires either three is later. In no eventrejection.	months from the mailing date of the t t, however, will the statutory period fo	inal rejection, or on or the response expir	the mailing date of this Advisory Action, whichever e later than six months from the date of the final
(date or determ	n which the response, ining the period of ex	, the petition, and the fee have been f	iled is the date of the tof the tof the fee. Any ex	e proposed response and the appropriate fee. The e response and also the date for the purposes of tension fee pursuant to 37 CFR 1.17 will be r as set forth in b) above.
	Appell period	lant's Brief is due i I for response set i	two months from the date of the forth above, whichever is later).	Notice of Appea See 37 CFR 1.19	filed on (or within any 31 (d) and 37 CFR 1.192(a).
App but	olicant is NO	t's response to the OT deemed to place	e final rejection, filed on <u>Sep</u> ; e the application in condition for	2 <i>1, 1999</i> has b allowance:	een considered with the following effect,
X	The p	roposed amendme	ent(s):		
	∀ will be entered upon filing of a Notice of Appeal and an Appeal Brief.				
	□ w	ill not be entered t	because:		
		they raise new is	ssues that would require further o	onsideration and	or search. (See note below).
		they raise the iss	sue of new matter. (See note be	low).	
		they are not deer		etter form for app	eal by materially reducing or simplifying the
			litional claims without cancelling	a corresponding r	number of finally rejected claims.
	NOTE:				
		• •	te has overcome the following rej		
			ended claims mendment cancelling the non-all	owable claims.	would be allowable if submitted in a
X	The affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in condition for allowance because: <u>applicants have not presented sufficiently new or convincing arguments to overcome the outstanding rejections.</u>				
	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.				
For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):					ed written explanation, if any):
	Claims allowed:				
	The p	proposed drawing	correction filed on	has	has not been approved by the Examiner.
	Note the attached Information Disclosure Statement(s), PTO-1449, Paper No(s)				
	Othe	ır.			
_					ASIA. Hahre
					ROBERT A. SCHWARTZMAN
					PATENT EXAMINER

Advisory Action